

TRI-WEEKLY KENTUCKY YEOMAN.

VOL. X.

BUSINESS CARDS.

T. N. & D. W. LINDSEY,
ATTORNEYS AT LAW,
FRANKFORT, KY.
Will practice law in all the Courts in Frankfort
and the adjoining counties. Office on St. Clair
street, four doors from the bridge, deel w&t-wf.

JOHN A. MONROE,
ATTORNEY & COUNSELOR AT LAW,
FRANKFORT, KY.
Will practice law in the Courts of Appeals, in the
Franklin Circuit Court, and all other State
Courts he has in Frankfort, and will attend to the col-
lection of debts for non-residents in any part of the
State.

He will at Commencement of Debts, take the necessary
judgments of debts, and other writings to be used or
recorded in other States, and as Counselor and
Advocate of Causes, attend to the tickling of disputes,
and other business in the Courts of Appeals, in the
Post Office, "Old Bank," opposite Mansion House,
no. 15 w&t-wf.

P. U. MAJOR,
ATTORNEY AT LAW,
FRANKFORT, KY.
Office on St. Clair street, near the Court-House.
Will practice in the Courts of Appeals, Federal Courts
and other courts held in Frankfort.

LAW NOTICE.
JAS. B. CLAY.....T. S. B. MONROE, JR.
CLAY & MONROE,
WILL practice law in the United States Circuit,
and Franklin Circuit Courts held at Frankfort, and the
Courts of Appeals in other States. Business conducted
to them will be given prompt attention.

At Ross Thomas B. Monroe, Secretary of State,
Frankfort, or Clay & Monroe, 102 Scott Street, Lex-
ington, THOS. B. MONROE, JR.,
has been called to the Bench by the Unfinished Profes-
sional Business of the late Hon. Jas. Monroe, Con-
stituted to him at Frankfort will receive prompt
attention.

LIGE ARNOLD,
ATTORNEY AT LAW,
NEW LIBERTY, KY.
Will practice in the Courts of Owen, Carroll,
WV Gilliam, Grant, and Henry counties.
Collections in any of the above counties promptly
on demand. appt w&t-wf.

G. W. CRADDOCK.....CHAS. F. CRADDOCK,
CRADDOCK & CRADDOCK,
ATTORNEYS AT LAW,
FRANKFORT, KY.
Office on St. Clair street, next door south of the
Branch Bank of Kentucky. Will practice law in all the Courts
held in the city of Frankfort, and in the Circuit
Courts of the adjoining counties, and w&t-wf.

JOHN E. HAMILTON,
Attorney and Counselor at Law,
N. E. CORNER SCOTT AND FOURTH STS.
COVINGTON, KY.
Will practice in the counties of Kenton, Campbell,
Pendleton, and Boone.

Collections also made in the city of Cincinnati
and county of Hamilton, State of Ohio.
deet w&t-wf.

BEN. J. MONROE,
Attorney and Counselor at Law, and
General Land Agent,
LEAVENWORTH CITY, KANSAS,
WILL practice law in all the Courts of the Ter-
ritory and Western Missouri, and remittances
promptly made. Money invested and rents collected
and remitted.

Office on South Delaware street, between Second
and Third. appt w&t-wf.

A. J. JAMES,
ATTORNEY & COUNSELOR AT LAW,
FRANKFORT, KY.
Office on St. Clair street, near the Branch Bank
of Kentucky. appt w&t-wf.

JAMES P. METCALFE,
ATTORNEY AT LAW,
FRANKFORT, KY.
Will practice in the Court of Appeals, Office on
St. Clair street, over Drs. Sweet & Hoffman,
feel w&t-wf.

JOHN M. HARLAN,
ATTORNEY AT LAW,
FRANKFORT, KY.
Office on St. Clair street, with James Harlan,
feel w&t-wf.

JOHN RODMAN,
ATTORNEY AT LAW,
ST. CLAIR STREET,
Two doors North of the Court-House,
FRANKFORT, KY.

E. A. W. ROBERTS,
ATTORNEY AT LAW,
FRANKFORT, KY.
Will practice in the Frankl. Circuit Court
and in the Courts of the adjoining counties,
Office on Market street, appt w&t-wf.

GEORGE E. ROE,
ATTORNEY AT LAW,
GREENSBURG, KY.
Will practice law in the counties of Greene,
Lewis, Carter, and Lawrence, and in the Court
of Appeals, Office on Main street, opposite the Court-House,
pan4 w&t-wf.

JOHN M. McCALLA,
Attorney at Law, and General Agent,
WASHINGTON, CITY, D. C.
Will attend particularly to SUSPENDED and
REJECTED CLAIMS—where based upon the
writ of official records. appt w&t-wf.

H. WHITTINGHAM,
Newspaper and Periodical Agent,
FRANKFORT, KY.
CONTINUES to furnish American and Foreign
Weeklies, Monthlies, and Quarterlys, in full
terms. A large sheet received from twenty-four
Publishers. Back numbers supplied to complete
sets. appt w&t-wf.

NOW READY!
The New Code of Practice,
[X] Civil and Criminal Cases, for the State of Ken-
tucky.

S. S. Any one remitting me five dollars, shall re-
ceive a copy, free of postage.

The above work for sale by S. C. L. Bookseller,
Frankfort, Ky. appt w&t-wf.

YOUNG GENTLEMEN
WANTING SOMETHING EXTRA IN THE
WAY OF a Cloth Cap or Dress Hat,
will do well to call and see those at
S. C. BULLS,
Hat and Bookstore, St. Clair Street,
appt w&t-wf.

Wall Paper and Cutlery.
New Styles of the above articles, just received
Nat. T. WILLIAMS, Louisville, Ky.
appt w&t-wf.

REMOVAL.
TOBIN has removed his stock of Groceries to
L., his new house in Lewis street, opposite C. G.
Graham's Liver Stable, where he invites all his old
customers and many new ones who wish to patronize
him.

He keeps constantly on hand a choice assortment
of Sugar, Coffees, Molasses, Spirits, Tobacco, Cigars,
Liquors, and everything used in a well stocked
grocery establishment, which he proposes to sell
at a very reasonable price.

L. TOBIN,
appt w&t-wf.

LOUISVILLE ADVERTISEMENTS.

T. G. WATERS,

WHOLESALE & RETAIL

BOOTS & SHOES

WATER'S

WATERS

THE TRI-WEEKLY YEOMAN.

PRINTED AND PUBLISHED BY
S. I. M. MAJOR & CO.,
ST. CLAIR ST., OPPOSITE THE COURT-HOUSE.

T E R M S .

One copy, per annum, in advance.....\$1 60

THURSDAY.....JUNE 7, 1860.

Acts of 1859-60.

The General Laws passed at the last session of the Legislature, edited by the Attorney General, can be had at this office, in pamphlet form, for \$1 per copy. We send it to order by mail at this price, free of postage.

To the Democratic Voters of the 1st Appellate Judicial District.

In virtue of the following resolution, passed by the Democratic Convention, held at Frankfort on the 1st of January, viz:

GREELEY'S LETTER TO SEWARD.

In a late card subscribed "Horace Greeley," which appeared in the New York Tribune, the object of which was to show that "L. G." had been justified in his course towards Senator Seward, it was asserted that the "Sage of Auburn" had in his possession a letter written by Greeley to him in 1851, formally withdrawing from any further political affiliation with him and his right bower, Weed. It was complained that that letter, though private and confidential, had been shown around (of course by Seward) to excite hostility to Greeley. But Greeley is a bold man, and now that he is fairly in a fight, wants all the charges and grounds of charges brought out. He in the card referred to, therefore, calls for his private letter to Seward, and asks that the original be printed. In this state of the controversy, copies of the letter have been furnished. It appears in various New York papers. It will not fail to interest our readers, and we give it, as follows:

GREELEY TO SEWARD.

NEW YORK, NOV. 3, 1851.

To Hon. Wm. H. Seward:

Sir: I desire to say to you that the firm of Seward, Weed & Greeley is from this day dissolved, by the withdrawal of the junior member of the firm.

It is recommended by the Democratic State Central Committee, that the Democrats of the first Court of Appeals Judicial District hold a convention at the town of Irvine, in Estill county, on the fifth of July next, for the purpose of nominating a candidate for the next election.

J. PUDLEY, Chairman.
A. J. JAMES,
J. H. GARRARD,
J. P. METCALFEE,
GRANT GREEN,
D. M. BOWEN,
P. U. MAJOR,
J. W. TATE.

June 2, 1860.

We shall commence the publication of the reports of the decisions rendered at this term of the Court of Appeals in our next issue. We have again secured the services of Mr. Cradock to report exclusively for this paper. Those of the legal profession who desire to get accurate reports of important decisions as soon as rendered, and the proceedings of the Court from day to day, will find it to their advantage to subscribe for our paper, either by the year or during the terms of the Appellate Court.

FOR THE DEMOCRATIC CONVENTION AT BALTIMORE.—We have received a circular from Mr. W. P. Smith, Master of Transportation on the Baltimore and Ohio Railroad, announcing the completion of arrangements with connecting lines West for the issue of *through rail tickets* at reduced fare, between all prominent points and the city of Baltimore, for the Democratic Convention on the 18th inst. The tickets will be good for an ample period before and after the Convention. If the hotels at Baltimore shall be found inadequate to accommodate the crowd, the Hotels at Washington will be placed within reach by the running of extra trains, at convenient hours before the meeting and after the adjournment of the Convention, with merely nominal fare.

ATTEMPTED SUICIDE.—Mr. James F. Dryden, whose attempt to destroy his life by cutting his throat was noticed in our columns a few weeks since, renewed the effort on yesterday morning. He had recovered from the previous wound, but was still laboring under great depression of mind, and his movements were watched by his family with the greatest solicitude. Having succeeded in obtaining a case knife, which was concealed about his person, he went out into his garden quite early on Tuesday morning, and after walking about a short time, turned his back and passed down the garden-walk leading from the house. He drew the knife and made a frightful gash in his throat, and but for the speedy presence of some of his family would have quickly terminated his existence. Owing to the position in which he held his head at the time, the principal artery of the neck escaped injury, though the wind pipe an tube leading to the stomach were both severed.

Mr. Dryden's condition, though still precarious, is much more favorable than yesterday. The wound is a very severe and extensive one, but it is not possible yet to predict the result.

We are indebted to Hon. L. W. Powell, for a number of public documents, and congressional speeches. Such favors are highly esteemed.

The Petersburg (Va.) Express says: Intelligence from every direction coincides as to the scarcity of the tobacco in this section of Virginia. Not one-fourth of a crop, it is thought, will be made in many portions of Dinwiddie, while from the upper counties the complaints are even worse.

J. H. Glover, of Glasgow, Ky., has been granted a patent for improvement in hanging mill stones.

Summary of the trotting match over the Lexington course on Saturday:

Match \$500. Play or Pay. Mile Heats—Three. Best in Five.

Mr. Martin's brown Mare.....2 1

Mr. Zeb Ward's bay Mare.....1 2 dis.

TIME—3:32—3:19—3:17.

Second Race—Same Day—Match \$100.

Dr. Underwood's bay gelding—"Dan".....1

Capt. O. P. Beard's roan gelding.....dis-

Time—2:56.

METCALFE'S REPORTS.—The first volume of Metcalfe's Reports of decisions of the Court of Appeals of Kentucky is bound and ready for delivery, and may be had of the Reporter or at either of the book stores in Frankfort. Price \$5 per volume. Persons wishing a volume sent by mail may remit the price and it will be forwarded postage paid.

Judge of the Court of Appeals in the First District.

The term for which Judge Simpson was elected will soon expire. The selection of his successor will devolve upon the legal voters of the First Judicial District. The Democratic majority in the District is very decided. Their nominee, should they make one, is worthy and well qualified, will unquestionably be elected. From the call issued by the State Central Committee, it will be seen that a Convention to make a nomination has been ordered to meet at Irvine, Estill county, Ky.

This office is not only one of the most honorable in the gift of the people, but it is, by all odds, the most responsible one. The selection of a proper candidate for this position, devolves upon our friends in the First District a delicate and important duty. If they nominate their best man, as they should do, no matter who he may be, his certain election will strengthen them, while securing to the State a useful officer. If, contrary to all reasonable expectations, some one unfitted for the place be chosen, he will probably be defeated, and whether elected or defeated, reproach will be brought upon the party.

Our object is solely to impress upon the Democracy of the District the great importance of being fully represented in the Convention at Irvine. Every county should send up delegates, discreet, prudent, sensible men, who will act, not in accordance with their individual wishes, but for the party and the State. Out of the number of jurists whose names have been mentioned in connection with the Appellate Judgeship, it will be almost impossible to choose an incompetent one, but the good of the party, quite as much as the interests of the State, will be promoted by the nomination of the best man.—*Lou. Cour.*

Letter from Ex-Gov. Seymour.

Utica, June 5th.—The following letter from ex-Gov. Seymour, in relation to the use of his name in connection with the Baltimore nomination, is published in the Utica Daily Observer of this evening:

To the Editor of the Daily Observer:

Although I have at all times objected to the use of my name in connection with the nomination to be made by the National Democratic Convention, and you have also repeatedly, in the course of the past year, with my approval, contradicted in your journal the rumors that I was willing to take a place upon the national ticket, I find that I am still spoken of by the press and individual for the office of President or Vice President. While I am gratified with the expression of confidence and regard which I receive from this State and other sections of our country, I do not wish to give the impression that I am willing to take a place upon the national ticket, I find that I am still spoken of by the press and individual for the office of President or Vice President.

Instead of rewarding men who had faithfully served me, I have called to my aid, such men as Zebulon Ring, an outcast from Nova Scotia, was appointed surveyor of the port; David A. Bokco was made naval officer; William V. Brady, post master; William H. Levy, navy agent; Hiriam Fuller, naval store keeper; John Young, sub treasurer, and a man was selected for United States Marshal whom you know I cannot name.

And yet, while you knew I had lost every dollar I possessed in starting the Galway line of steam packets to benefit Ireland and yourself, no offer was made of me assistance or place.

Subsequently, it was understood by my friends that I should be the candidate of our party for Governor, and your cousin was given; but, instead of supporting me, you and your friends nominated that trimmer and little villain Raymond for Lieutenant Governor, who was of no advantage to our party, and a man whom to know is to detest.

In all the positions I have labored to place you, the emoluments and the honors have been divided between yourself and Weed.

I have now to say that any support you may hereafter receive from me will be because it is necessary for the party, but not from personal consideration.

Yours, etc.,

HORACE GREELEY.

The Invitation.

Come, dearest, come, for the mists on the mountains Are trembling within the soft arms of the breeze; Fairy-like tinkling ear drop from the fountain.

Roses are blushing, and songs fill the trees; Not more graceful the mists that are wreathing in air Than the soft flowing curls of thy glossy brown hair.

Not more sweet than thy voice are the birdsong that gush; Not more bright than thy cheek's is the rose's gay blush.

Then come, dearest, come, and we'll roam o'er the mountain.

And by the blue depths of the murmuring sea, While the mist and the birds, the rose and the fountain, Acknowledge their charms to be rivaled by thee.

Come, dearest, come, for the moonlight is streaming Across the blue water, whose bright bosom heaves; And pheras laugh lightly among the green leaves.

Not more soft than thy breast is the sea's gentle swell.

Then come, dearest, come, and we'll roam o'er the mountain.

And by the blue depths of the murmuring sea, While the mist and the birds, the rose and the fountain, Acknowledge all charms are embodied in thee.

QUEEN SAFF.

ANOTHER FEARFUL STORM.—Steamboats Blown Away, Churches Uprooted, etc.—Yesterdays afternoon, about 3 o'clock, the western horizon was darkened with portentous clouds, and in a few moments a storm of wind and rain rushed upon the city. The gale lasted scarcely a minute, but that brief period was marked with unusual violence. We have the following disasters to record:

Grace Church, on Gray street, was unroofed. The bagging factory of A. L. Shotwell & Son, on Monroe street, sustained partial damage.

The roof of a portion of Messrs. Wallace & Lithgow's foundry, on Main and Clay streets, was blown off.

On the corner of Sixth and Breckinridge, the tin roofing that was being put on some new buildings by T. J. Nicholson was swept off and scattered in the commons.

Awings were smashed, signs thrown down, window shutters wrenched from their places, and backs and horses blown about. The storm was fortunately only of very short duration, and in a few moments the sun shone forth as brightly as ever.

The steamer R. M. Patton, lying at the foot of Fifth street, was blown from its moorings, tugged in the middle of the river, and finally cast against the Indiana shore and there secured. For a time there was imminent danger of the Patton being carried over the falls and wrecked. She was brought back to her landing last night in proper trim. The boats at Portland were blown about, but sustained no serious damage.

We learn from Mr. Blackstone, of the Adams Express, that along the line of the Leibon Branch Railroad the storm was very destructive. The train was detained several hours by the removal of large trees that had been blown across the track. The telegraph wires were all prostrated, bats and dwellings were unrooted, and the storm was the severest that has been felt in that section for many years. Great damage was done to the corn and wheat crops.—*L. J. R.*

WEDNESDAY, JUNE 6, 1860.

CAUSES DECIDED.

Commonwealth v. Foster, Alton; affirmed. Commonwealth v. Odell, Barker & Co., Springfield; affirmed.

Commonwealth v. Runyan et al., Birren; affirmed.

Commonwealth v. Lewis, Barren; affirmed.

Commonwealth v. Hancock Co. Ct., Hancock; affirmed.

Commonwealth v. Perigo, Breckinridge; affirmed.

Commonwealth v. Bowlen, Morgan; reversed.

Perry v. Commonwealth, Graves; affirmed.

Hobson v. Commonwealth, Logan; affirmed.

Calvert v. Commonwealth, Warren; reversed.

Schweider v. Commonwealth, Campbell; affirmed.

Riddle v. Commonwealth, Fayette; dismissed.

ORDERS.

Hambleton v. Commonwealth, Franklin; struck in error.

Commonwealth v. Gallager, Jefferson; struck in error.

Rodes et al. v. Shaw, Fulton; motion to dismiss by appellee to fail to file record.

Messer v. Woodson, Knox; continued.

Speed & Worthington v. Crawford, Jefferson; affirmed.

Commonwealth v. Perigo, Breckinridge; affirmed.

Commonwealth v. Bowlen, Morgan; reversed.

Bingham v. Green, Knox; affirmed.

Sawyers v. Slaughter, Knox; affirmed.

Dickens' v. Leitch, Fritchard, Knox; affirmed.

Ensworth v. Parrot, Knox; reversed.

Lawson v. Compton, Knox; affirmed.

Speed & Worthington v. Crawford, Jefferson; affirmed.

WEDNESDAY, JUNE 6, 1860.

CAUSES DECIDED.

Compton v. Compton, Graves; affirmed.

Commonwealth v. Compton, Graves; affirmed.

THE TRI-WEEKLY YEOMAN.

Democratic Meeting in Boone.

Pursuant to a call of the Democratic Committee of Boone county, Ky., made at the April term of the County Court, a Convention of the Democracy of Boone was held at Union, on the 2d day of June, 1861, for the purpose of nominating candidates for county offices.

The Convention was the largest ever held in the county, between two and three hundred delegates being present, representing fully every district in the county.

The Convention was organized by calling Wm. Watts, Esq., to the Chair, and appointing T. F. Tracy Secretary.

W. L. Conner presented the following:

Resolved, That we cordially endorse the proceedings of the meeting of the Democracy of Kenton and Boone counties, held at Florence, on the 12th day of May, 1860, and take this method of reiterating as our own the sentiments herein set forth.

DEMOCRATIC MEETING.

At a meeting of the Democracy of Kenton and Boone counties, held in Florence, Ky., May 12th, 1860, Benjamin Dulaney, Esq., was called to the Chair, and William Conner appointed Secretary.

Capt. J. Shotts explained the object of the meeting.

Dr. Scott then presented the following resolutions:

1. Resolved, That we view with sincere regret the dissensions which have produced a disruption of the National Democratic Convention at Charleston; and that we heartily approve the course pursued by the delegates of our own, and other Southern States, in endeavoring, to the last, to induce the Douglas wing of the party to abandon its unjust and pernicious Squatter Sovereignty doctrine, which, if persisted in, will inevitably result not only in a destruction of the Democratic party, but also in a dissolution of the Union itself.

2. Resolved, That we have no sympathy with Stephen A. Douglas, or his rule or rule policy, as exemplified in the course pursued by his adherents at Charleston, in their uniriting efforts to force upon the Convention a platform not only at war with the rights of one section of the Republic, but likewise a man in every respect obnoxious to the South.

3. Resolved, That looking to the Democratic party, as the only means of sundering and perpetuating the Union on constitutional principles; and believing that our Northern Democratic brethren will, on reflection, yield us our rights; therefore, we would earnestly request those delegates who withdraw from the Convention at Charles-ton, to reassemble with it at Baltimore for the purpose of inducing them once more opportunity to do so. But should they there persist in their inglorious cause, we would respectfully advise the delegates from the South, together with the gallant and patriotic few of the North, who have so nobly stood by us, to organize themselves into a separate Confederacy, and nominate a ticket which shall fairly represent our principles; believing that the intelligent and patriotic masses of the entire country will, at the coming Presidential election, vindicate their cause by the triumph of the former.

4. Resolved, That we regard the cause of the H. in. Calhoun, as the presiding officer of the Charleston Convention, as honorable and patriotic; and that the vituperation and abuse hurl-ed against him by the editor of the Cincinnati Enquirer and others, could have emanated from none other than the se who could be devoid of every principle of honor, virtue, morality, and patriotism.

5. Resolved, That a healthy State pride, as well as a just appreciation of their talents and fitness for their position, leads us to prefer for the Presidency, one or the other of those two noble sons of our State, Hon. Jas. Gwinne, or John C. Breckinridge; nevertheless, should our friends in Convention consider that the interests of the party and the country would be better served by the nomination of some other, we will cordially support H. in. Daniel S. Dickinson, Joseph Lane, Caleb Cushing, R. M. T. Hunter, or any other sound National Democrat whom they may select.

Dr. S. Scott addressed the meeting at some length, taking strong grounds against Mr. Douglass and Squatter Sovereignty; arguing conclusively, that it would be impossible for Mr. Douglass under any circumstances to carry the Gulf States; thereby relating the strongest and arguments of availability, as used by his supporters.

Capt. J. Shotts then spoke in terms of strong condemnation of the anguish and presumption manifested by delegations representing States which can afford no aid to the Democrats in electing their candidate, in their attempts to dictate both platforms and men to States entirely Democratic.

A. M. A. was then taken, and the resolutions unanimously adopted.

On motion, it was resolved that the proceedings of this meeting be furnished to the New York Daily Eagle, Washington Co. Constitution, Kentucky Courier, Frankfort, Lexington, and Louisville Courier; and that the newspapers of the country, generally, be requested to copy. On motion the meeting adjourned sine die.

BENJ. DULANEY, Pres't.

W. CONNER, Secy.

After considerable discussion, and the presentation of various documents and substitutes, all of which were rejected, the resolution, to together with the following, offered by O. Knier, Esq., was adopted without a dissenting vote:

Resolved, That in the opinion of this Convention no Territorial Legislature has the power to impose, in any manner, the right of any American citizen to migrate in his state.

The Convention then proceeded to ballot for a candidate for Sheriff, allowing each District one vote, for ten Democratic votes polled at one time.

On motion, it was resolved that the proceedings of this meeting be furnished to the New York Daily Eagle, Washington Co. Constitution, Lexington, Ky., the Courier & Herald, and the Louisville Courier; and that the newspapers of the country, generally, be requested to copy.

On motion, the meeting adjourned sine die.

W. M. WATTS, President.

T. F. TRACY, Secretary.

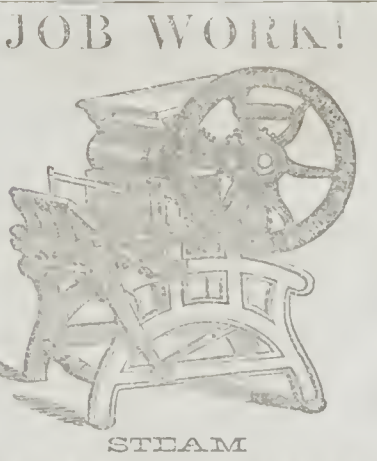
A Few PROFOUND TRUTHS.—That of one thousand men and one thousand women taken at random in the British Islands, there is, on both sides, an equal per centage of good, indifferent, and bad, the indifferent predominating. That any lady who may be reading the *Evening Post* belongs emphatically to the category of the good. That the vices and virtues, the qualities and defects of the two sexes are different; but that, on the whole, there is an equilibrium. That all men are not brutes, nor all women angels. That in so close a union as that of married life, the stronger will prevail; and that the force of will is as strong with women as with men; but that it works otherwise to its results. That the power of woman is based upon her thorough perception and appreciation of the weakness of the man. That men, in the vast majority of cases, are very weak. That positive law never touches, and never can touch, the miseries and disappointments—where they exist—of married life, in ninety nine cases out of a hundred. That if a man in his own peace of mind he had better keep out of the way of pick pocket and Balmoral boots. That the marriage day and that day year are two different days. That the longer the courtship the greater the chance for error, for the deception has been more enduring and continuous. From all which it follows, as a corollary, “Limp before you look.”

Once a Week.

Another difficulty occurred in New Castle yesterday between Burton Jenkins and Robert O. Woolfolk. Mr. Woolfolk, we understand, had been informed by his own friends and the friends of Mr. Jenkins that Mr. Jenkins had said he would let the matter drop and did not intend at attacking him, and would only act in self-defense. Mr. Woolfolk, while walking up street, anticipating no difficulty, was fired upon by Mr. Jenkins. Several shots were then exchanged between the parties, and no one injured. They were tried before the county judge, and Mr. Woolfolk was admitted as having acted in self-defense. Mr. Jenkins was held to bail in the sum of \$2,000, we understand.—*Lou. Jour.*

A Strange Story "From the French."

An extraordinary tale, grecely told by Pochet in his "Mémoires Tires des Archives de la Paix," has just been made the subject of a drama at one of the boulevard theaters, under the title of "Syrene de Paris." At the time when M. de la Reine was Lieutenant General of police under Louis XIV., a great sensation was caused at Paris by the mysterious disappearance of not fewer than 26 young men, aged from 17 to 25, belonging to noble or wealthy families. Among the common people the report was spread that the young men had been murdered by a foreign princess, in order that she might take baths of their blood to cure herself of a liver complaint. The matter at last became so serious that Louis XIV complained of it to M. de la Reine, and the latter consulted one of his ablest agents, named Leopold. This person suspected that the young men must have fallen into some snare set for them by tempestuous, and he employed a natural son of his own, a handsome and intelligent young man, to try and discover the mystery.—This young man, whose name was Exupere, was sent splendidly dressed, every day, to the Tuilleries, the Palace Royale, and the Luxembourg, which were then the palaces of fashionable resort. At length he saw in the Tuilleries a young woman of marvelous beauty, attended by an aged female, and his looks expressed his admiration.—She seemed far displeased, and at length, after attending to his suit, said that she was a Polish princess of the name of Jaborouska, immensely rich, and that as she was much struck by him, she would perhaps allow him to visit her. The young man declared that he had no desire to visit a foreign lady, and he employed a natural son of his own, a handsome and intelligent young man, to try and discover the mystery.—This young man, whose name was Exupere, was sent splendidly dressed, every day, to the Tuilleries, the Palace Royale, and the Luxembourg, which were then the palaces of fashion able resort. At length he saw in the Tuilleries a young woman of marvelous beauty, attended by an aged female, and his looks expressed his admiration.—She seemed far displeased, and at length, after attending to his suit, said that she was a Polish princess of the name of Jaborouska, immensely rich, and that as she was much struck by him, she would perhaps allow him to visit her. 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